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defined by 15 U.S.C.  $\S$  1692a(6), as " any serson who uses any

is a "debt collector" as

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obligated to pay any debt."

3. The defendant, Lien Enforcement, Inc

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instrumentality of interstate commerce or the mails in any business the principle purpose of which is the collection of any debts, or who regularly collects or attempts to collect, directly or indirectly, any debts owed or due or asserted to be oweder due to another."

C. STATEMENT OF THE CASE

- 4. On May 25, 2015 , The plaintiff obtained a copy of his credit report from Equifax Information Services, Experian Information Solutions, and Trans Union Corporation which revealed that Lien Enforcement Incorporated ("defendant") had placed an entry on plaintiffs credit report which communicated that plaintiff allegedly had an account in default with the defendant in the amount of \$1,670 through the original assignment from creditor dated 10/24/2015 . See Exhibit A
- 5. On 06/22/2015 , the defendant took receipt of plaintiffs
  "Notice of Relief", requesting the defendant validate the alleged debt
  pursuant to the Fair Debt Collection Practices Act ("FDCPA"), 15 U.S.C.
  § 1692g(a) and 1692g(b), through certified mail receipt which is numbered
  70081830000450347220 and attached as Exhibits . It should be noted that
  the defendant refused top respond to plaintiffs validation request.

  D. CLAIM ONE
- 6. The plaintiff asserts that defendant violated section 15 U.S.C. § 1692e(2)(A) of the Fair Debt Collections Practices Act when the defendant reported to Equifax Information Services, Experian Information Solutions, and Trans Union Corpporation that the plaintiff is in default with the defendant in the amount of \$ 1,670 through assignment from the original creditor. See Exhibit A
- 7. Snyder v. Gordon, 2012 U.S. Dist LEXIS 120659, (9th Cir.) which states, "The FDCPA prohibits the false representation of the

- "character, amount, or legal status" of any debt. § 1692e(2)(A).

  A misstatement of a debt need not be knowing or intentional to create liability under this section. Clark, 460 F.3d at 1176."
- 8. The defendant intended to manipulate the plaintiff by falsely representing that the alleged debt which is a violation of the Fair Debt Collections Practices Act ("FDCPA"). This constitutes a violation of the "Act" as a matter of law.
  - 9. The plaintiff hereby seeks statutory damages in the amount of \$1,000.00 for the defendants violation of 15 U.S.C. § 1692e(2)(A) of the ("FDCPA").

## E. CLAIM TWO

- U.S.C. § 1692e(8) of the Fair Debt Collections Practices Act when the defendant communicated false information concerning the alleged debt that the plaintiff never owed to the defendant, nor had the alleged debt been assigned to the defendant. The defendant communicated to Equifax Information Services, Experian Information Solutions, and Trans Union Corporation false information, stating that the defendant had been assigned to collect said debt from the plaintiff, and the plaintiff was in default for \$1,670 to the defendant. See ExhibitA
- 11. Nelson v. Equifax Information Services. LLC. 522 F. Supp. 2d 1222 (9th Cir. 2007) states, "in order to sustain a section 1692e(8) claim, a party must show that a debt collector communicated or threatened to communicate credit information which they knew or should have known was false, including failing to communicate that debt was disputed". Lien Enforcement, Inc. never had a valid assignment authorizing them to pursue and report to credit bureaus alleged debts

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associated with the plaintiff.

Plaintiff hereby seeks statutory damages in the amount of 11. \$1,000.00 for the defendants violation of 15 U.S.C. § 1692e(8) of the ("FDCPA").

### CLAIM THREE

- Plaintiff asserts that defendant violated seection 15 U.S.C 12. § 1692e(10) of the Fair Debt Collections Practices Act when the defendant used false and deceptive means to attempt to collect a debt from the plaintiff. By communicating false information, the defendant attempted to gain an advantage of an unsophisticated consumer through false representation.
- Heathman v. Portfolio Recovery Assocs., LLC, U.S. Dist. Lexis 13. 27057 (9th Cir. 2013) states, " A debt collector violates section 1692e(10) if it 'use[s]... a false representation or deceptive means to collect or attempt to collect any debt or to obtain information concerning a consumer ("a debt collectors representation that a debt is oved to it when in fact is not, amounts to a misrepresentation barred by the ("FDCPA")."
- 14. Plaintiff hereby seeks statutory damages in the amount of \$1,000.00 for the defendants violation of 15 U.S.C. § 1692e(10) of the ("FDCPA").

## CLAIM FOUR

Plaintiff asserts that defendant violated section 15 U.S.C. 15. § 1692e(12) of the Fair Debt Collections Practices Act when the defendant communicated the false representation that the alleged account was turned over to Lien Enforcement, Inc for value to Equifax Information Services, Experian Information Solutions, and Trans Union Corporation

See Exhibit A. The defendant never received assignment to pursue or report to credit bureaus alleged debts associated with the plaintiff.

- 16. Fortunato v. Hop Law Firm, LLC, U.S. Dist. LEXIS 152712 (9th Cir. 2012) states, "Section 1692e(12) prohibits" The false representation or implication that accounts have been turned over to innocent purchasers for value", when determining whether a misrepresentation in a debt collection has been made, the court must apply the "least sophisticated debtor" standard and make a determination as to whether the debt, would be "deceived or mislead by the misrepresentation", quoting Wade v.Reg'l Credit Ass'n, 87 F. 3d 1098, 1098-100 (9th Cir. 2006).
- 17. The plaintiff hereby seeks statutory damages in the amount of \$1,000.00 for the defendants violation of 15 U.S.C § 1692e(12) of the ("FDCPA").

## Н.

#### CLAIM FIVE

- 18. Plaintiff asserts defendant violated section 15 U.S.C. §
  1692f(1) of the Fair Debt Collections Practices Act when the defendant used unconscionable means to attempt to collect an alleged debt by reporting to Equifax Information Services, Experian Information Solutions, and Trans Union Corporation that Lien Enforcement Incorporated nad obtained legal permission, documented by a valid assignment that the plaintiff was now in default with a debt owed to the defendant with a debt owed to the defendant with the attempt to force the plaintiff to pay the § 1,670 allegedly owed.
- 19. Sukiasyan v. OCS Recovery Inc., U.S. Dist. LEXIS 29877 (9th Cir. 2013) states, 'a debt collector may not use unfair or unconscionable means to collect or attempt to collect any debt.

- 20. Without limiting the general application of the foregoing, the following conduct is a violation of this section: (1) The collection of any amount (including any interest, fee, charge, or expense incidental to the principle obligation) unless such amount is expressingly authorized by the agreement creating the debt or permitted by law." Minus the agreement to collect on the attempted debt, the defendant is in direct violation of this section.
- 21. Plaintiff hereby seeks statutory damages in the amount of \$1,000.00 for the defendants violation of 15 U.S.C. § 1692f(1) of the ("FDCPA").

## I. CLAIM SIX

- 22. The plaintiff asserts that defendant violated section
  15 U.S.C. § 1692g(b) of the Fair Debt Collections Practices Act when
  he refused to respond to plaintiffs validation request. The defendant
  took receipt of plaintiffs "Notice of Administrative Remedy" and
  requested that the defendant provide the original creditors name,
  address, and verification of the alleged assignment or documents that
  gives Lien Enforcement, Inc the legal right to pursue and report to
  credit bureaus alleged debts associated with the plaintiff. The defendant
  took receipt of plaintiffs request for validation through certified
  mail receipt # 70081830000450347220 , which is attached as ExhibitB .
- 23. Danaher v. Northstar Location Servs., U.S. Dist. LEXIS 77606 (9th Cir. 2013) states, "If the consumer notifies the debt collector in writing within the thirty-day period described in subsection (a) of this section that the debt, or any portion tereof is disputed, or that the consumer requests the name and address of the original creditor, the debt collector shall cease collection of the debt, or any disputed

portion thereof, until the debt collector obtains verification or judgement, or name and address of the original creditor, is mailed to the consumer by the debt collector." By Lien Enforcement, Inc refusing to communicate with the plaintiff regarding the original creditor and the alleged assignment or documents that granted the defendant the right to report to the credit reporting agencies that the defendant legally obtained the alleged debt. The defendant is in violation of section 1692g(b).

24. The plaintiff hereby seeks statutory damages in the amount of \$1,000.00 for the defendants violation of 15 U.S.C. § 1692g(b) of the ("FDCPA").

J.

#### **DAMAGES**

- 25. 15 U.S.C. § 1692k Civil Liablity (a) Amount of Damages Except as otherwise prohibited by this section, any debt collector who fails to comply with any provision of this title [15 USCS §§ et seq] with respect to any person is liable to such person in an amount equal to the sum of:
- (2)(A) in the case of any action by an individual, such additional damages as the court may allow, but not exceeding \$1,000.00.

## K. REQUESTED RELIEF

CLAIM ONE: A violation of 15 U.S.C. § 1692(2)(A) of the ("FDCPA") is \$1,000.00 for the false representation of debt reported to Equifax Information Services, Experian Information Solutions, and Trans Union Corporation.

<u>TOTAL DAMAGES:</u> + \$3,000.00

CLAIM TWO: A violation of 15 U.S.C. § 1692e(8) of the ("FDCPA") is \$1,000.00 for submitting false information to each of the three credit reporting agencies Equifax Information Services, Experian Information Solutions, and Trans Union Corporation by the defendant.

<u>TOTAL DAMAGES:</u> + \$3,000.00

CLAIM THREE: A violation of 15 U.S.C. § 1692e(10) of the ("FDCPA") is \$1,000.00 for the false communication by the defendant to Equifax Information Services, Experian Information Solutions, and Trans Union Corporation.

<u>TOTAL DAMAGES:</u> + \$3,000.00

CLAIM FOUR: A violation of 15 U.S.C. § 1692e(12) of the ("FDCPA") is \$1,000.00 for the false representation by the defendant regarding the plaintiffs alleged debt reported to Equifax Information Services, Experian Information Solutions, and Trans Union Corporation.

<u>TOTAL DAMAGES:</u> + \$3,000.00

CLAIM FIVE: A violation of 15 U.S.C § 1692f(1) of the ("FDCPA") is \$1,000.00 for the unconscionable means used by the defendant to attempt to collect on a debt by the plaintiff. This includes reporting to the three major credit reporting agencies Equifax Information Services, Experian Information Solutions, and Trans Union Corporation of the unconscionalbe means to collect.

TOTAL DAMAGES: + \$3,000.00

CLAIM SIX: A violation of 15 U.S.C. § 1692g(b) of the ("FDCPA") is \$1,000.00 for refusing to validate the alleged debt that the defendant reported to the three credit reporting agencies, Equifax Information Services, Experian Information Solutions, and Trans Union Corporation.

TOTAL DAMAGES: + \$1,000.00

- 26. The total amount of damages requested by the plaintiff is \$16,350.00.
- 27. The \$350.00 added is the court cost associated with this action.

I Benjamin S. Miner, hereby declare under penalty of perjury in the state of California , that the information stated above and any attachments to this form is true and correct.

DATED: 07/24/2015

Benjamin S. Miner

LIENENFORCE	01 ROADONE Oct 24	, 2011 Open \$1,670
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Account Details	and the second second second	Creditor Contact Details
Last Reported	Mar 01, 2014	LIEN ENFORCEMENT INC.
		PO BOX 3000
Collection Agency	LIENENFORCE	SAN JOSE, CA
Original Creditor	01 ROADONE	95156
Status	Open	(877) 757-2296
Opened Date	Oct 24, 2011	See something wrong?
	Oct 24, 2011	and the control of the state of the control of the
Closed Date	and a second contract of the second contract	Learn more about how to dispute items on your credit report.
Responsibility	Individual	·
Balance	\$1,670	• •
High Balance	\$1,670	
Remarks	Placed for collection	
ALLIANCEONE	04 SAN DIEGO Nov 18	8,2010 Open \$986
Account Details		Creditor Contact Details
Last Reported	Jan 03, 2011	ALLIANCEONE REC MGMT SEP
Collection Agency	ALLIANCEONE	PO BOX 2449 GIG HARBOR, WA
Original Creditor	64 SAN DIEGO	98335
Status	Open	(888) 456-8838
Opened Date	Nov 18, 2010	See something wrong?
Closed Date		Learn more about how to dispute items on your credit report.
Responsibility	Individual	
Balance	\$986	
High Balance	\$1,086	
Remarks	Placed for collection	

Public Records



As of May 25, 2015, you have no public records on your credit report.

# How to Read Your Credit Report

Your full credit report is divided into five important sections:

Personal and Employment Information

This section contains names, addresses and employers included on your credit report. This sort of information is added to your report after it's been used on credit applications. Review this section for any information you don't recognize.

EXHIBIT B

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SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul> <li>Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	A. Signature  X  Agent Advessee  B. Received by (Printed Name)  J. State of Delivery
1. Article Addressed to: Attn: Keith Baker, CEO Lien Enforcement, Inc.	D. Is delivery address different from Iten 1? ☐ Yes If YES, enter delivery address below: ☐ No
222 South 24th ST. Sun Jost, CA. 95116	3. Service Type  ☑ Certified Mall ☐ Express Mail ☐ Registered ☐ Return Receipt for Merchandise ☐ Insured Mail ☐ C.O.D.
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2. Article Number 7008 1830 (Transfer from service label)	0004 5034 7220
PS Form 3811, February 2004 Domestic Retu	urn Receipt 102595-02-M-1540